					U.S. DISTRICT COURT
Case 3:14-cr-00475FWTH			DONNING SBATTHED IS 2 RUS/15 COUNTY OF TEXAS HE NORTHERN DISTRICT OF TEXAS FILED		
		FOR THE	NORTHERN DIST DALLAS DIVIS		N The state of the
			DALLAS DIVIS	OION	pro 1 = 2015
UNITE	ED STA	TES OF AMERICA	)		DEC   5 2015
1.0			)		PIGTRICT COURT
VS.			)		CLERK, U.S. DISTRICT COURT By
LESSLEY CHANTELLE AMOS,			ý		Deputy
		Defendant	)		
			RT AND RECOMI CERNING PLEA		3:14-CR-475-M
under of and voi essentia CHAN violatio	97), has eding m eath conc luntary a al eleme TELLE on of 18	appeared before me pursuant to hisdemeanor Information, are cerning each of the subjects me and that the offense(s) charge ints of such offense. I therefore AMOS be adjudged guilty of	to Fed. R. Crim.P. 1 and after cautioning entioned in Rule 11 and is supported by the recommend that of Count 1 of the suff Government Fu	1, and has enter and examining I determined that an independent the plea of guilt uperseding miss	ted States v. Dees, 125 F.3d 261 (5th red a plea of guilty to Count 1 of the LESSLEY CHANTELLE AMOS at the guilty plea was knowledgeable basis in fact containing each of the ty be accepted, and that LESSLEY demeanor Information, charging a centence imposed accordingly. After
	The de	fendant is currently in custody	and should be ord	ered to remain in	n custody.
The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) un convincing evidence that the defendant is not likely to flee or pose a dan community if released.					· ·
1			pliant with the curr g evidence that the	defendant is not	f release. likely to flee or pose a danger to any be released under § 3142(b) or (c).
		The Government opposes relative The defendant has not been of the Court accepts this reconstruction.	compliant with the		ease. e set for hearing upon motion of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court f substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has reconous sentence of imprisonment be imposed, or (c) exceptional circumstances are elearly shown under § 31 defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant to flee or pose a danger to any other person or the community if released				
	Date:	December <b>15,</b> 2015.		DAVH	HORAN
				UNITED STAT	TES MAGISTRATE JUDGE

## NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).